Today Lil begins work, until mid-April. When I am home I'll be taking her to and from work. This will take me close to the Post Office. I shall mail this in the morning. In the past, I've been mailing at night. Please note the postmark and let me know is a.m. mailing reduces the time in transit.

I suppose that later today I may have a better idea of my schedule. I should hear from Moo. The decision will be handed down today. The variable that will remain will hinge on that. I presume if it is against Shaw, Wegmann, as he seems to have indicated, will go to State Supreme Court. Not being a lawyer, I presume what happens there will vary with the judge. I would think, however, with the history of three previous unsuccessful motions and with the issue having gone to the Supreme Court, he will not now delay the trial. This may be exactly what Wegmann thinks, as the besis for later appeal if the jury verdict is adversa. If the motion should be granted, there might be some delay.

There has been no word on when the lawyer who will argue the pictures and X-rays case will be here. I understand it will be Nouma Bertel. Ixhave recommended that he come on a plane that will get him here about 3:30 p.m. the day before, when I can meet him at the airport, take him here, and we can go over the fact. I understand he knows nothing about the case. I had been toying with the idea of going to New York to see about my legal problems with Dell, but I now doubt I will, for I must start gathering and finishing copying what I feel I should take to N.O. with me. I have now finished making a duplicate of my correspondence with the Archives, which was quite a job, and a cistly one.

What an irony it is that Sylvie h s money for that crumb Thornley, who has an income, whereas I have to carry all of this alone, save for such help as the two of you give. The financial burden alone is overbearing. I have himted to vince that those others interested ought find some way to help, that I am doing part of their work for them. If it has registered, it has done nothing else.

Well, my second purpose in writing at this time, the one with which I began, is to tell you what I had in mind with the enclosed draft on Clark, only part of which is contained in what I wrote Moo. I believe I will use it in AGENT OSWALD. I now plan this as a large, three-part book, really three books in one. One will be on the direct evidence and the strong inferences of this, Oswald as an Agent. The next will be on his framing, which will have two parts, broadly, Liebeler (a little Jenner), who handled "conspiracy", and the Executive Sessions. In each section I will digress. I will have part on the DJ, part on the SS, and it is here I plan to use Clark and other related things. I think that here, much more than Epstein did, I will be able to delineate the actual working of government, and I think the overtones will be important, too. You have seen what I have already done with the executives sessions. I have much more I've found in them I haven't had time to put on paper. Inhave marked my copy as I read it and made a few notes. It is a much more significant document than anyone has yet suggested. I will be adding part to EXEMPXIMENTER. POST MORTEM.

I will welcome shy suggestions either of you has, in duplicate-one to take to N.O. with me, the other to keep with the file copy, for future use in writing. Now, in N.O., when I was first asked to do this, I suggested that in enticipation of the DJ refusing to allow its people to testify, from the AG down, that I be in a position to hold a press conference and release the documentary evidence that windicates the real reason is not executive privalege, but that this is a cover for the real reason, which is to hide the error and dishinesty of the official inquiry. Mos seemed to favor that, and, as I recall, Alcock. We'll see. But now that I've written everything asked of me, I can get on to this...Bud will not get back until the night before the DC hearing. He told me about midnight that he excects to have with us a lawyer friend who is a specialist in this kind of law.

Best, HW